

Dated 15th May 1953.

**No. R. 2384—R.M. 8-53-2.** Under Rule 2 of the Rules issued in Government Order No. R. 14-25—L.R. 149-24-74, dated the 3rd October 1925, as amended by Government Order No. R. 4229-40—L.R. 499-26-4, dated the 1st December 1927, 79 villages in Honnali Taluk as per list noted below are declared entitled to remission of one half and suspension of the other half of dry assessment during the year 1952-53.

G. N. NAGARAJA RAO,  
Secretary to Government,  
Revenue and Home Departments.

List of villages in Honnali Taluk the dry lands of which are proposed for sanction of seasonal remission of an half of dry assessment and postponement of the other half during the year 1952-53.

## Sasuvehalli Hobli.

Village.	Village.
1 Sasuehalli	28 Baerasondanahalli
2 Hityapura	29 Hirebasur
3 Ramapura	30 Konanathale
4 Ujanipura	31 Chikkagonigere
5 Sadashivapura	32 Haraganahalli
6 Iyanur	33 Hiregonigere
7 Hanumanahalli	34 Kaagalahalli
8 Mayinakote	35 Mukthenahalli
9 Basavanahalli	36 Kundur
10 Beegavadi	37 Thimmalapura
11 Hosahalli	38 Yekkanahalu
12 Hanagavadi	39 Thimmanahalli
13 Channamambapura	40 Kulambi
14 Lingapura	41 Chikkahallivana
15 Ty-gadakatte	42 Y-rehalli
16 Byranahalli	43 Bannikodu
17 Hastihalu	44 Yerechikkanshalli
18 Jalikatte	45 Kumbalur
19 Chalapura	46 Bevinahalli
20 Kyasinakere	47 Nerlagundi
21 Channanahalli	48 Nelahonne
22 Chikkabasur	

## Kasaba Hobli.

44 Kengatte	51 Goravarahatti
45 Dodderi	52 Achutapura
46 Malali	53 Govinakovi
47 Akkathangerakatte	54 Haralahalli
48 Kurava	55 Arabaghatta
49 Marigondanahalli	56 Madanabhatti
50 Kotehallu	

## Belagutti Hobli.

57 Joga	69 Vadershattur
58 Belalukatte	70 Palavanahalli
59 Suragondanahalli	71 Dasarahalli
60 Arekatte	72 Kalkatti
61 Gendichatnahalli	73 Basavanahalli
62 Machagondanahalli	74 Douihalu
63 Kottadal	75 Doddethinahalli
64 Lakkenakoppa	76 Chikkethinahalli
65 Vellapura	77 Banavapura
66 Veerapura	78 Mangalakoppa
67 Nyamathi	79 Kodikoppa
68 Chatnahalli	

1168

## FINANCIAL SECRETARIAT

Dated 19th May 1953.

**No. Fl. (B) 2648—C.R. 4-53-7.** In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations, namely:—

In the said Regulations, the following shall be substituted for Article 486, namely:—

"486 (a) The Railway fare admissible to an officer in superior service for a journey on tour will be uniformly one and a half times the fare of the class to which he is entitled under Article 479, except as under:—

- (i) An Officer drawing salary of Rs. 600 and above and entitled to travel in First class, will be entitled to accommodation of the highest class, provided on the line by which he travels, if the line does not provide first class accommodation.
- (ii) An Officer drawing salary of Rs. 300 and above (but below Rs. 600), and entitled to travel in Second Class, will be entitled to accommodation of the highest class provided on the line by which he travels, if the line does not provide second class accommodation.
- (iii) An Officer drawing salary of Rs. 150 and above but below Rs. 300 and entitled to travel in Inter-class will be entitled only to accommoda-

tion in the lower class provided on the line by which he travels, if the line does not provide inter-class accommodation.

The rate of railway fare for journeys on tour for Officers in superior service under clauses (i), (ii) and (iii) above, shall be:—

(1) a single fare of the class in which the Officer actually travels, plus

(2) an allowance for incidental expenses calculated as follows:—

For officers drawing salary of Rs. 600 and above—

If the line by which the officer travels does not provide first class accommodation, 12 pies per mile.

For Officers drawing salary of Rs. 300 and above but below Rs. 600—

If the line by which the officer travels does not provide second class accommodation, 8 pies per mile.

For officers drawing Rs. 150 and above but below Rs. 300.—

If the line by which he travels does not provide inter-class accommodation, 4 pies per mile.

An officer who is entitled to railway fare higher than the third class, will record in his travelling allowance bill a certificate of having travelled in the class for which railway fare is claimed therein.

In the case of a journey on transfer, when he did not so travel, an alternative certificate that he paid not less than the amount claimed in railway fares for himself, his family, his servants and his personal luggage may be attached.

*Note.*—If an officer travels by a class lower than that by which he is entitled to travel, he may draw one full fare of the class by which he actually travels plus half the fare of the class by which he is entitled to travel, only in cases where the class of accommodation in which he was entitled to travel was also available in that train.

(b) An Officer in inferior service draws as travelling allowance the fare of the class to which he is entitled under Article 479.

(c) The concessional rates allowed by Railways should be availed of by Officers and the claims for railway fare should be reduced accordingly.

The above rules will have effect from 1st May 1953.

By Order and in the name of the Rajpramukh.

1224

Dated 19th May 1953.

**No. Fl. (B) 2649—C.R. 4-53-8.** In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations, namely:—

In the said Regulations, the following shall be added as a Note under Article 235, namely:—

*Note.*—The probationary service in appointments created outside the cadre (e.g., Probationary Amildars) where the probationers, who on completion of the period of probation, are absorbed in the posts vacant at the time in the cadre or failing such vacancies, are treated as supernumeraries, and service of a person appointed on probation to a post (e.g. Professor in the University) which, for the period of probation, may or may not be substantively vacant, shall also count for pension.

The probationary service under the former category would count unreservedly for purposes of pension, whereas such service under the latter would count only if no other person counts service in the said post, during the period of probation.

By Order and in the name of the Rajpramukh,

1222

Dated 19th May 1953.

**No. Fl. (B) 2650—C.R. 4-53-9.** In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendments to the Mysore Service Regulations, namely:—

In the said Regulations, the following shall be added as a Note under Article 328 (b), namely:—

*Note.*—The above provisions shall also apply to persons who were formerly in the Civil or Military employment of the Government of India or any State Government and re-employed in Mysore State Service after retirement.

By Order and in the name of the Rajpramukh,

M. SHAMANNA,  
Secretary to Government,  
Finance Department.

1223